IN THE UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF GEORGIA ATLANTA DIVISION

DONNA CURLING, et al.,

Plaintiffs,

v.

BRAD RAFFENSPERGER, et al.,

Defendants.

CIVIL ACTION NO. 1:17-cv-02989-AT

NOTICE OF WITHDRAWAL AND SUBSTITUTION OF COUNSEL

In accordance with Rule 83.1 of the Local Rules of this Court, please take notice that amicus Common Cause Georgia has retained the firm of Sugarman Law, LLP to substitute for the firms of Altshuler Berzon, LLP and Jon L. Schwartz, Attorney at Law, P.C. as counsel in the above-styled action.

Contact information for substitute counsel is as follows:

F. Skip Sugarman Georgia Bar No. 690773 (skip@sugarman-law.com) SUGARMAN LAW LLP 154 Krog St., Suite 190 Atlanta, GA 30307 Tel: (404) 495-4811

In accordance with Rule 83.1, a Certificate of Consent is attached hereto as Exhibit A.

Respectfully submitted this 1st day of October, 2020.

Substitute Counsel

/s/ F. Skip Sugarman

F. Skip Sugarman Georgia Bar No. 690773 SUGARMAN LAW LLP skip@sugarman-law.com 154 Krog St., Suite 190 Atlanta, GA 30307 (404) 495-4811

Counsel for Amicus Curiae Common Cause Georgia

Former Counsel

/s/ Matthew John Murray

Matthew John Murray Stephen P. Berzon Stacey Leyton Altshuler Berzon, LLP Suite 300 177 Post Street San Francisco, CA 94108 (415) 421-7151

/s/ Jonathan Lee Schwartz

Jonathan Lee Schwartz Jon L. Schwartz, Attorney at Law, P.C. Suite 1200 1170 Peachtree Street Atlanta, GA 30309 (404) 667-3047

Former Counsel for Amicus Curiae Common Cause

Of Counsel:

BRENNAN CENTER FOR JUSTICE AT
NEW YORK UNIVERSITY SCHOOL OF LAW
Lawrence D. Norden (NY Bar No. 2881464)*
Gowri Ramachandran (CA Bar No. 291786)*
Joanna Zdanys (NY Bar No. 5225008)*
120 Broadway, Suite 1750
New York, NY 10271
(646) 292-8310
lawrence.norden@nyu.edu
gowri.ramachandran@nyu.edu
joanna.zdanys@nyu.edu
*Not admitted to practice in Georgia

CERTIFICATE OF COMPLIANCE

Pursuant to Local Rule 7.1(D), I hereby certify that I have prepared the foregoing in compliance with Local Rule 5.1 in Times New Roman 14-point font.

This 1st day of October, 2020.

/s/ F. Skip Sugarman
F. Skip Sugarman Georgia Bar No. 690773 (skip@sugarman-law.com)

CERTIFICATE OF SERVICE

I hereby certify that on this day I electronically filed the foregoing NOTICE OF WITHDRAWAL AND SUBSTITUTION OF COUNSEL with the Clerk of Court using the CM/ECF system, which will automatically send email notification of such filing to the attorneys of record.

This 1st day of October, 2020.

/s/ F. Skip Sugarman

F. Skip Sugarman Georgia Bar No. 690773 (skip@sugarman-law.com)

EXHIBIT A

CERTIFICATE OF CONSENT

In accordance with Rule 83.1 of the Local Rules of this Court Plaintiff

Common Case Georgia hereby consents to the foregoing Notice of Withdrawal and

Substitution of Counsel.

This 1st day of October, 2020.

COMMON CAUSE GEORGIA

Common Cause

By: /s/ Paul S. Ryan

Vice President, Policy &

Litigation